CAIR LEGAL DEFENSE FUND 1 LENA F. MASRI (20251) lmasri@cair.com 2 GADEIR I. ABBAS (20257)* 3 gabbas@cair.com JUSTIN SADOWSKY (20128) 4 jsadowsky@cair.com 453 New Jersey Ave, SE 5 Washington, DC 20003 Phone: (202) 488-8787 6 **ALLEN LICHTENSTEIN (NV 3992)** 7 allaw@lvcoxmail.com 3315 Russell Road, No. 222 8 Las Vegas, NV 89120 9 Phone: (702) 433-2666 10 *Gadeir Abbas is admitted in VA; practice is limited to federal matters. 11 Attorneys for Plaintiff 12 13 UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA 14 15 16 SAID ELMAJZOUB, 17 Case No. 3:19-cv-00196-MMD-WGC Plaintiff, 18 STIPULATION AND PROPOSED -VS-19 ORDER TO EXTEND PLAINTIFF'S **DEADLINE TO FILE A REPLY TO SCOTT DAVIS,** et al., 20 **DEFENDANTS' RESPONSE TO MOTION FOR ATTORNEY FEES** Defendant(s). 21 AND COSTS 22 23 24 25

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Plaintiff, Said Elmajzoub, by and through his undersigned counsel and Defendants, by 1 and through their undersigned counsel, respectfully submit the following Stipulation and 2 3 Proposed Order to Extend Plaintiff's Deadline to File a Reply to Defendants' Response to 4 Motion for Attorney Fees and Costs (Dkt. 120). The parties stipulate to an extension moving the deadline from January 10th to **January** 5 17th 20221. The parties respectfully request this extension for the press of other business and 6 7 because many staff have taken time off for the holidays. 8 Respectfully Submitted, 9 10 CAIR LEGAL DEFENSE FUND McCORMICK, BARSTOW, SHEPPARD, WAYTE, AND CARRUTH LLP 11 By: /s/ Frank A. Toddre, II BY: /s/ Lena Masri 12 LENA F. MASRI (20251) Frank A. Toddre, II Nevada Bar No. 11474 lmasri@cair.com 13 GADEIR I. ABBAS (20257) Mandy Vogel Nevada Bar No. 16150 gabbas@cair.com 14 JUSTIN SADOWSKY (20128) 8337 W. Sunset Rd., Ste. 350 jsadowsky@cair.com Las Vegas, NV 89113 15 453 New Jersey Ave, SE Washington, DC 20003 16 Phone: (202) 488-8787 Attorneys for Defendants 17 ALLEN LICHTENSTEIN 18 allaw@lvcoxmail.com 3315 Russell Road, No. 222 19 Las Vegas, NV 89120 20 Attorneys for Plaintiff Dated: December 29, 2022 21 22 ¹ "Local Rule 7-2(b) provides 14 days for replies. In the course of granting an extension for 23 Lovelock's Opposition (Dkt. 113), the Court provided only 7 days for the reply. It is unclear 24 whether this was based on an oversight or for some other reason. Whatever the reason, this stipulation seeks a restoration of the traditional 14 days for the filing of a reply plus an 25 additional 7 days in light of the end of year holidays and resultant leave taken by Elmajzoub's counsel."

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Based on the foregoing stipulation of the parties, IT IS ORDERED that the deadline for Plaintiff to file a Reply to Defendants' Response to Motion for Attorney Fees and Costs (Dkt. 120) is due on or before January 17, 2022.

IT IS SO ORDERED;

Chief U.S. District Judge

DATED this 29thday of December, 2022